PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

United States District Court	District Eastern District armo.		
Name (under which you were convicted):	Docket or Case No.:		
FAFACE ARDEN JONES			
Place of Confinement: Missouri Eastern Correct Prisoner No.:			
Petitioner (include the name under which you were convicted)	Respondent (authorized person having custody of petitioner)		
PATAEL ARden Jones V	23 Tudicial Circuit		
The Attorney General of the State of	Koster		
999 UNTS, 171 C1966) PETI	TION VIOLATIONS 1 TREE Along with Exilnibit A, BC, ED=		
1. (a) Name and location of court that entered the	e judgment of conviction you are challenging:		
Judicial Circuit is Stalouis	MO-63101 10 north Tucker		
Blvd.			
(b) Criminal docket or case number (if you know). 2. (a) Date of the judgment of conviction (if you know).	w): One is three Core numbers known is now): August 8th, 2009		
(b) Date of sentencing: Judge Disms. Length of sentence:	Stell and these out all these		
4. In this case, were you convicted on more than	one count or of more than one crime? Yes 🗆 No 🖼		
5. Identify all crimes of which you were convicted	and sentenced in this case:		
Circuit Judge Mark neil The	ev out Case + 0822-020 2563-01;		
United States Distract Judge	E HEATER ANTIFY THERW OUT THE		
Maint & YLUNG COU Charge F	BACK in 1991 OR 1992 when he was		
a Circuit Judge And Transfer to 5. (a) What was your plea? (Check one)	Disturb.		
(1) Not guilty 🗹 (3)	Nolo contendere (no contest) □		
(2) Guilty \Box (4)	Insanity plea □		
(b) If you entered a guilty plea to one count or o	charge and a not guilty plea to another count or		
charge, what did you plead guilty to and what	did you plead not guilty to? hething All		
three charges listed Above	MAS thrown out or Caros Bas		
the Circuit Judges But AD	osars as Convictions on my		
RECORD The Earth IEV	DI ation 192 559, 031 3 R&Ma		

	Page 3
	Widlation of The Convenant of Basic Principles of The Inclinerational of the
	Judiciar, CA. Res no. 40/32 (Nov. 29th 1985) GA. Pes no. 40/146 (PEC 13th, 1985)
	(c) If you went to trial, what kind of trial did you have? (Check one)
	Jury D Judge only D Trights
7.	Did you testify at a pretrial hearing, trial, or a post-trial hearing?
	Yes . No . No HEARINGS HENC!
8.	
	Yes No UMS not Ever Convicted on Angere of these charges.
9.	
	(a) Name of court: 22nd Judicial Circuit Caralan Court System
	(b) Docket or case number (if you know): OBDA-CROASG3-Ol
	(c) Result: Circuit Judge marry neil Dismissed (ARE threw it out of Courts
	(d) Date of result (if you know): August 8th as 10th, 3009
	(e) Citation to the case (if you know): (2) (2) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1
	(f) Grounds raised: CRONG Thomas NEVER postored roughout to
	set up my Small Business internet system. He disappeared
	FOR a months without performing Job tosk HE was Contracted
	to do in that week, so I stopped pounted on the check?
	Grandon Tolson was my witness in lovets mat Crang
	Thomas Attempted to Strat my Funds By Deciet!
	(g) Did you seek further review by a higher state court? Yes V No
	If yes, answer the following:
	(1) Name of court: 22nd Judicial Circuit of St Lais mo. 68101
	(2) Docket or case number (if you know): 0832-Clo3563-01
	(3) Result: Honorable Judge mark neil Dismissed this
	Charge at a Carts upon learning of the Facts! Durmswed with projective
	(4) Date of result (if you know): (5) Citation to the case (if you know):
	(6) Grounds raised: Chiputol Morchandising By Crang Thomas
	Figures on work of all as use stomisted within the
	Frankel are unoth At All as was promisized within the
	(h) Did you file a petition for certiorari in the United States Supreme Court? Yes \(\sigma\) No \(\sigma\)
	If yes, answer the following:
	(1) Docket or case number (if you know):
,	
	DUE to Chaig thomas metions I had to outsake my
	Companies internet service;

	Page 4
	(2) Result:
	(3) Date of result (if you know):
	(4) Citation to the case (if you know):
10.	Other than the direct appeals listed above, have you previously filed any other petitions,
	applications, or motions concerning this judgment of conviction in any state court?
	Yes No
11.	If your answer to Question W was "Yes," give the following information:
	(a) (1) Name of court: 22nd Judiciau Circuit of Stilais no. 63101
	(2) Docket or case number (if you know):
	(3) Date of filing (if you know): 1991 OR 1992 OR 1993
	(4) Nature of the proceeding: Unlaw Ful USE OF Utages OR CCU
	(5) Grounds raised: Illegal Strakes of proposty in wolation of
	4th Anerel USCA. Whowtel Detention. Back in One (F
	those years the police OFFICER without a year and went
	into sometimies House, ourthout a warrent (Search)
	into some Bachies Closet took Their Coun . Then Come two
	Blocks Dain the street and just it on me, or transel it
	in under my none Back when District tendore Henricy
	was a Circuit Judge in the Carnalman court house HE
	ORDER the case top up and Discarded. Theoun out of Centers,
	(6) Did you receive a hearing where evidence was given on your petition, application, or
	motion? Yes 🗆 No 🖭
	(7) Result: HENREY PUTTER THREW out The CASE IN FRONTY MY FACE!
	(8) Date of result (if you know):
	(b) If you filed any second petition, application, or motion, give the same information:
	(1) Name of court: " no med to it was Dismissed with prejudice
	(2) Docket or case number (if you know):
	(3) Date of filing (if you know):
	(4) Nature of the proceeding:
	(5) Grounds raised: 4th Amency, Thegal Structs and Stack
	of Home without scarch imazzena - Supplementary
	Convention on the abolishment of Slavery, the slave Frack
	and Institutions and Practices, Similiar to Slavery!
	aldo yots 3 Capr. 30th 1957).

	Page 5
(6) Did you receive	e a hearing where evidence was given on your petition, application, or
motion? Ye	s 🗀 No 🗀
	if you know):
*	rd petition, application, or motion, give the same information:
	Dand Judician Grant Carondon Court system.
(2) Docket or case	number (if you know):
	f you know):
(4) Nature of the p	proceeding: One Count of threaten and Freighten to Distort
(5) Grounds raised	" Knot guilty, I pleated Elowise Cooding & Bank
4 Antigo	That I was taking her to Court For Violation
UF The Shore	man Act Antitrust Violations For theFT of Securiti
I infurmed	Il Her of my rights. That's not a through. I never
	yor Had a trial. Timbuncan vilaisima."
they can no	FROM E CONSCIONS under your Town one
	Happened without a quilty from of trial on
	THERE Exists "no" could records of my entering
agonity D	a hearing where evidence was given on your petition, application, or
motion? Ye	s 🗆 No 📝
(7) Result: It	EXPERSED OF THURSDES AK A CONVICTION
(8) Date of result (if you know): NA 2009
Did you appeal to t	the highest state court having jurisdiction over the action taken on your
tition, application, o	r motion?
(1) First petition:	Yes 🗆 No 🗹
(2) Second petition	n: Yes 🗆 No 🗹
(3) Third petition:	Yes 🗆 No 😭
If you did not appea	al to the highest state court having jurisdiction, explain why you did not:
2 4	36.3 RSMO. The Judges exercised their
discretion u	MER IAW to Dismiss with prejudice all
REE Chares	WHELD BY UNITED STATES SEFERE COURTS

12. For this petition, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the <u>facts</u> supporting each ground.

CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your
available state-court remedies on each ground on which you request action by the federal court.
Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting
additional grounds at a later date Violations of the Cousnant on the Elimina of All Forms of Pacial Social Economical And Educational Discumination ARTICA), ARTICIS) BARES. 2174 CIII) Tracion 1948 GROUND ONE: Collateral Attack Under 998 (16) Violation
OF 2845.C.A. ART 381, F.P.P. 8 3733 FRAIX upon the Courts
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.): \[\langle Diagraphian of 18USC 19USC
Show to Charles of the stands.
(c) Direct Appeal of Ground One:
(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No V (2) If you did not raise this issue in your direct appeal, explain why: Your Con not " Open Grant that never happened."
(d) Post-Conviction Proceedings:
(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a
state trial court? Yes 🌠 No 🗆
(2) If your answer to Question (d)(1) is "Yes," state:
Type of motion or petition: Partie Grievence per PT-L. T
Name and location of the court where the motion or petition was filed: Wiscour Board
UF PRIBATION and PAROLE 3400 Knipp DEWE TEFFERSON City

Docket or case number (if you know): The Parole Board Administrator DELER Date of the court's decision:	
Result (attach a copy of the court's opinion or order, if available): The RAMI GOR	
PAROLE GREVENCES IN OUR FILES AND NEVER ADSUES THEM OR	
RECIPESS OUR Complants OR Claims	
(3) Did you receive a hearing on your motion or petition?	
Yes D No S	
(4) Did you appeal from the denial of your motion or petition?	
Yes D No W	
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?	
Yes D No D	
(6) If your answer to Question (d)(4) is "Yes," state:	
Name and location of the court where the appeal was filed: Thied an IRR internal	
Resolution Request with the mo. Dest. LE Corrections.	
Docket or case number (if you know): They never assigned it one!	
Date of the court's decision: NO ANSWER AT All?	
Result (attach a copy of the court's opinion or order, if available): They never answer	
Any IRRS OR IRR GREUSICE APPEARS I FILE. The ignore the	
problem and put it upp on someone eige.	
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this	
issue: NO State Shall Convert a liberty into a priviledge,	
license it. Attach a fee to it! murdock v. Pen 319 45,105	
SEE Exilibit From MECC'S RECORDS OFFICER Lupin PRIEST.	
(e) Other Remedies: Describe any other procedures (such as habeas corpus, administrative	
remedies, etc.) that you have used to exhaust your state remedies on Ground One: Tregrested	
A print out of my Climinal History From Laun Priest of mece's	
PECORDS OFFICE, She told me to get it From the Mo. Highway Portrols OFFI	CE.
Judicial Enforcement Cames against Humanity 5 C. Res 808 FeB. 2 and 1993 < Res. 827, may 2541993 reported In 22 TCJ 1203 C1993 U.A. Doc. 5.25 704 C196 CROUND TWO. Tomos of Land Harding Ber 2001 10 Judget 10 CROUND TWO.	2,0
Check Ivo.	رد
575.110 RSMO. and VWATION OF 575.130 Simulating Legal PROCESS.	
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
These Actions By Circuit Judges Court Clerks of placing	
infranced Convictions under Imagent Citizens Record using	
State Facilities For Criminal Activities is A Violation of	
1845.CA. \$ 2339 (C) Title II 2339 CP)(B) Actions that threaters	

Page 8 The WELFARE OF THE MASS PUBLIC IS ACTS OF T When FUR CLERKSUE COURTS FORMUL DISPERANCES A JUDGES DANGEROUS TO THE WELFGRE OF THE MYSIS PUBLIC (b) If you did not exhaust your state remedies on Ground Two, explain why: OF 575, ODORSMO, THE CLERKS UP COURTS CONCEAL netition Filed Buinmeter or Rom Ending out ABOUT THEIR ACTIONS (c) Direct Appeal of Ground Two: (1) If you appealed from the judgment of conviction, did you raise this issue? Yes 🗆 No 🖫 (2) If you did not raise this issue in your direct appeal, explain why: must trake action or counter measures when the attending state Fundamental legal OB Logations (d) Post-Conviction Proceedings: (1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court? Yes W No 🗅 (2) If your answer to Question (d)(1) is "Yes," state: Type of motion or petition: Concrement Account Bility Name and location of the court where the motion or petition was filed: Chatel States Supreme Courts Docket or case number (if you know): 408 45.38 Date of the court's decision: C473 Result (attach a copy of the court's opinion or order, if available): Courts of the United States Ushelei The Tudges UF DESCRIPTION, THEREFORE CLERKS CAN (3) Did you receive a hearing on your motion or petition? Yes D No 🗹 (4) Did you appeal from the denial of your motion or petition? Yes D No D (5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? Yes D No 🖫 (6) If your answer to Question (d)(4) is "Yes," state: Name and location of the court where the appeal was filed:

	Page 9
Do	ocket or case number (if you know):
Da	ate of the court's decision:
Re	esult (attach a copy of the court's opinion or order, if available):
_	
	If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this sue:
_	
(e) O 1	ther Remedies: Describe any other procedures (such as habeas corpus, administrative
re	medies, etc.) that you have used to exhaust your state remedies on Ground Two: 🔼 💢 💢 💢
10	Corntrad letter to the missouri State Highway Patrols
K	Edministrative Director on may 13th, 2014 and Still have
5	Of RECIFIED AND REDONCE OR CONFRESPONDENCE.
GROI	UND THREE: 18 U.S.C & 373 TREASONABLE Act and Sentence
	556 3 3 44 of OFFERCLERS, Vidation of Universal Declaration of
(a) Suj	pporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
W	ENELER CLERKS VIOLATE THE LAWS OF This State and The
Un	ited States By PREDOCTUS FAISIFYING RECORDS in DISTEGRA
IF?	THE CIRCUIT JUDGES GROBES WHILE HES upholding The
M	o. State Const. and The United States Const. This shows
Cli	SARLY ACTS OF TREASON! This CORT must Bring
tr	nose individuals to justice By any means necessar
(b) If y	you did not exhaust your state remedies on Ground Three, explain why:
a	Such matters are FEDERAL Just Dictional usus
328	USC 1343 CAYED Uncles Government Accountability this
Cou	of must perse terror terrorist on thomeland.
(c) Di	rect Appeal of Ground Three:
(1)	If you appealed from the judgment of conviction, did you raise this issue?
	Yes D No D
(2)	If you did not raise this issue in your direct appeal, explain why:
D	Enciples 4 how this Court can proceed to sovel HEAR this
FE	Edition or transfer this case infront of the International Court of Justice For prosecution of the Defendants out of the Carnellan Court of Molo
T	LE CAFRAMAN COURT SON STEM JOHN JUDICIAL CIRCUIT OF MOLO

(d) Post-Conviction Proceedings:
(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a
state trial court? Yes 😭 No 🗆
(2) If your answer to Question (d)(1) is "Yes," state:
Type of motion or petition: Post First notion Under 27.26 Rule
Name and location of the court where the motion or petition was filed:
CORK DOORTH TUCKER Black St. Louis, MD. (310)
Docket or case number (if you know): 0822-08573/06-01
Date of the court's decision: ONE ON ANSUSE AT AND
Result (attach a copy of the court's opinion or order, if available):
1) OF AVAILABLE
(3) Did you receive a hearing on your motion or petition?
Yes 🗆 No 🖫
(4) Did you appeal from the denial of your motion or petition?
Yes ◑ No □
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?
Yes ☑ No □
(6) If your answer to Question (d)(4) is "Yes," state:
Name and location of the court where the appeal was filed: Jotte States District
Louis of Missoury 63102 1115, 10th Street Southensteen Division
Docket or case number (if you know): 41D-CV-495-2003
Date of the court's decision: VAN 27th 3013
Result (attach a copy of the court's opinion or order, if available):
my hatters cozpus potation in a libelas assertion stating
Actually soft answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this
issue: The Usuted States magistrate Judge me cours on Blanton
TETREM and pon his leaving the Bench he dismissed
every Ferency Hoboes Coreput prestion He was Overstowner
ISCA. (mst Trolation of the 4,5,6,44, 8,17th, 19th 24th 27th & 39th Americs.
(e) Other Remedies: Describe any other procedures (such as habeas corpus, administrative
remedies, etc.) that you have used to exhaust your state remedies on Ground Three: ———————————————————————————————————
an agrai on Case Not 4:10-CV-495-LMB in the US Dist. Courts
OF Appeals 8th Circuit of MO. 63100 CAGE # 13-1888 and
The U.S. Dist. Court of Appears Clooks Returned to publish my petition.

	Case: 4:14-cv-01430-RLW Doc. #: 1 Filed: 08/18/14 Page: 10 of 15 PageID #: 10
Gran	Violation of the Convention against Torture and other Cruel Thuman or Degrading Treatment or Rhishment 6.4 Res. 39146 DEC. 10th 1984, 394 n. GADR. Spp. no. (31) At 197 (1954) Page 11
	GROUND FOUR: Uplation of Restationed Thisel of Foreign Relations (a)
	OF the United States, Section 712, France when togging with Securities
	(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
	"SCIENTIER ACT" Afformer GENERAL ANDREW HASSELL USED HIS INFLUENCE
	with the Closic IF The Caronahan System in a libelous implementation
	PS togice the view instrough that Check in cident with Crong
	Thomas "(d" had something to Do with Bank a America and
	Antitust Viviations of The Sherman Act Committed Re Himself
	And His wife. These dranges are libellous Assertions in Connection
10.01	with Securities By Andrew Horsey, These are International Comos By Peterd
- Mants	(b) If you did not exhaust your state remedies on Ground Four, explain why: model Treates
	on Extradiction has an Etradite to proverte Clause Inst
	ONCE PlaintIFF REDORK APK OF DOMESTIC TERRORISM, This GORT
	must exercise its assistance to Bring those Pespensublis
	FOR these packs to justice
	(c) Direct Appeal of Ground Four:
	(1) If you appealed from the judgment of conviction, did you raise this issue?
	Yes 🗆 No 🔍
	(2) If you did not raise this issue in your direct appeal, explain why:
	MO. PAROLE BOARD arright Commission helped Andrew Hossell
	(d) Post-Conviction Proceedings:
	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a
	state trial court? Yes 🗆 No 🖭
	(2) If your answer to Question (d)(1) is "Yes," state:
	Type of motion or petition: Exparte Petition to The Internal Petition Name and location of the court where the motion or petition was filed: Unshington
	Name and location of the court where the motion or petition was filed:
	Docket or case number (if you know):
	Date of the court's decision: UKnown TRS attented to away
	Result (attach a copy of the court's opinion or order, if available):
	Andrew Hossell used his Influence with the members or
B	(3) Did you receive a hearing on your motion or petition?
	Yes □ No □
	(4) Did you anneal from the denial of your motion or netition?

(4) Did you appeal from the denial of your motion or petition?

Yes ♥ No □

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	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?
	Yes ™ No □
	(6) If your answer to Question (d)(4) is "Yes," state:
	Name and location of the court where the appeal was filed: T Fled A Parole Caprol
N-1.1	Under 6-604 But the mech mail Clock stopped it Fram Leaving
ns	Docket or ease number (if you know): Whow I The nee of assigning Who has to love parties assigning act
	Date of the court's decision:
	Result (attach a copy of the court's opinion or order, if available):
	cuits the mo. Dept. of Cores, mecchy-210, they stated it wasn't
	ian Correvable Issue, inquite,
	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this
	issue: Conspiracy and Rico Statute Virtations B. The Pazelle
	BOORD OF CONSCOURS, MO. DEDT. OF CORPS. ONCITED TORGET TO
	Conceal Antitrust Violations of the Steinan Act, Clayton
	Act Dord-Frank Act, WHELER-LES ACT OF FACKATOFRING.
(0)	Other Remedies: Describe any other procedures (such as habeas corpus, administrative
(e)	remedies, etc.) that you have used to exhaust your state remedies on Ground Four:
	any Administrative Remedies to Correct wrong Being
	INFORCED AND DE to MASTER SERVANT RELATION STILL
	BELOUGE Those Government Bands To now turning to US.
	District Courts.
13.	Please answer these additional questions about the petition you are filing:
	(a) Have all grounds for relief that you have raised in this petition been presented to the highest
	state court having jurisdiction? Yes D No D
	If your answer is "No," state which grounds have not been so presented and give your
	reason(s) for not presenting them: There are not any Circuit Court Becords
	OR COURT CLOCKET TRANSCRIPTE THAT EXIST ON THESE CLAIMS
	DE to Julies Demesel with prejudice of listed "Id" charges
	in my selition Claringel, so Those nothing to sead presonate,
	(b) Is there any ground in this petition that has not been presented in some state or federal
	court? If so, which ground or grounds have not been presented, and state your reasons for
	not presenting them: I didn't Know they had, Done these
	ACKS until this Jance 2014 when I was sent a Case
	ret report.
14.	Have you previously filed any type of petition, application, or motion in a federal court regarding
	the conviction that you challenge in this petition? Yes \square No \square ?

	application, or motion filed. Attach a copy of any court opinion or order, if available.
	N
	Do you have any petition or appeal now pending (filed and not decided yet) in any court, either
	state or federal, for the judgment you are challenging? Yes 🗆 No 🛂
	If "Yes," state the name and location of the court, the docket or case number, the type of
	proceeding, and the issues raised.
	proceeding, and the issues raised.
	——————————————————————————————————————
	Give the name and address, if you know, of each attorney who represented you in the following
	stages of the judgment you are challenging:
	(a) At preliminary hearing: On Coun Charge MR David Storlier, on pass
)	a Rad Chick Unknown, On Thosation Bughton to Disturb none:
	(b) At arraignment and plea:
	(c) At trial:
	(d) At sentencing:
	(e) On appeal:
	(A) In any next conviction proceedings
	(1) In any post-conviction proceeding:
	(f) In any post-conviction proceeding:
	(g) On appeal from any ruling against you in a post-conviction proceeding:

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1 220	т.

	(a) If so, give name and location of court that imposed the other sentence you will serve in the				
	future:				
	(b) Give the date the other sentence was imposed:				
(c) Give the length of the other sentence:					
	(d) Have you filed, or do you plan to file, any petition that challenges the judgment or sentence be served in the future? Yes D No				
18.	TIMELINESS OF PETITION: If your judgment of conviction became final over one year ago, you				
	must explain why the one-year statute of limitations as contained in 28 U.S.C. § 2244(d) does not				
	bar your petition.* 28 USC 2244 (cl) 32 Section 2 The				
	date in which the Faction prichagte of the Claim or				
	Claims presented early have Been Discovered				
	Through The exercise of the Diligence. Also uncles				
	ware & Hylton o ballas 199 (1496) The agreement				
	Clabs HR+ VI Sec 2 G ar constitution which				
	States That reaties have supposed 5 premaly				
11	EDELIS PARE LAUS.				
2)	to lie Course in line of Trizol -				
21	10 Har Cass in Uniation of Weating.				
2	1605 (A) (3)				
4	US.CA. Const 1st 28 U.S.C. \$1345 Give Jurispiction				
100	To February				
5	Township Pelise Reaport to 42486 2274 (13)= 250				
	Clostica Dations Classifies III 17 19 33 821 Trates				
	national Bill OF Rights : In FRSAL DELIASTION OF Homas				
	Rights SARS 217 CADULD DEC. 10th 1948 GROWTING				
	Asylon United States & GUESTS 38345.745 757.				
	758 CM40), 30 BRIT YB. Fot')1 478, 482 (1953)				
	Roblic Relief 19, Housing 17, Employment 21, Travel				
	Fusedom afmourement ab				

^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. \S 2244(d) provides in part that:

⁽¹⁾ A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of —

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Therefore, petitioner asks that the Court grant the following relief: RECORD CLEARED Ludges Descretion SSCORDER OF CLEARS TO MENDE BY THE Dudges Descretion SSCORDER OF CLEARS TO MENDE BY THE or any other relief to which petitioner may be entitled.
Signature of Attorney (if any)
I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct and that this Petition for Writ of Habeas Corpus was placed in the prison mailing system on (month, date, year).
Executed (signed) on (date).
Signature of Petitioner

^{*(...}continued)

⁽A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;

⁽B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action;

⁽C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or

⁽D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.

⁽²⁾ The time during which a properly filed application for State post-conviction or other collateral review with respect to the pertinent judgment or claim is pending shall not be counted toward any period of limitation under this subsection.

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If the person signing is not p	etitioner, sta te relati	onship to petitione	r and explain why petitioner is
not signing this petition	23/LeS.C	$1 \dots $	

IN FORMA PAUPERIS DECLARATION

[Insert appropriate court]

\$ 28 U.S.C. \$ 1915 (d) 5 915 CC)